

FILED

Judge James

Cff

APR 15 2008 a/c

APR 15 2008

MICHAEL W. BOBBINS
CLERK: U.S. DISTRICT COURT

B.Zagel Copies

PAUL Smith

VS

MICHAEL W. BOBBINS
CLERK: U.S. DISTRICT COURT

Case #

8.C.1557

Cook County Sheriff

Motion to Consider
Relief Request by The Ponderance of
Evidence...

Plaintiff Would like to Be
quest A Relief/Offer from State, BECAUSE
State ACTORS Knew About the Need to Move
Plaintiff before Stabbing Pope v. Shafer
C.A.7(c)1996, 86f. 3d 90. Plaintiff have AS
Evidence A GRIEVANCE to the Division
Counselor With instruction on it to FORWARD
A COPY to the Division Supt. that Counselor
Signed Stating he had FORWARD A COPY before
Stabbing And Medical Records Showing two
incise Wounds from What Could have been
A Ice Pick And Several Stitches Received
by Plaintiff. And A letter/Note Rized ASKING
to be Moved because fear of being
Stabbed before Stabbing. Which Prove
Violation of eight : fourteenth Amendment
Plaintiff Was depraved Rights

P-2.

Officials failure to Respond
Reasonably there's no evidence
Records, Statements to Counselor,
Plaintiff or Plaintiff family about a
Move before Stabbing, Correctional
officer failed the nature of their
obligation by not being on duty day
of Stabbing. No good faith to adjust
situation. State actors knew before
Stabbing Supt, Counselor Puckett And
officer on duty.